



## UNITED DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO		
09/114,962	07/14/98	BREED		Đ	AJI-192		
		PM92/0119	$\neg$	EXAMINER			
022846 BRIAN ROFFE	ESQ	FN9270113	•	CULBR	ETH, E		
366 LONGACE				ART UNIT	PAPER NUMBER		
WOODMERE NY	11578			36 Japan	11		
				DATE MAILED	01/19/01		

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 



## **Advisory Action**

Application No. 09/114,962

on No. Applicant(s)

Breed

Examiner

**Eric Culbreth** 

Group Act Unit



ТН	E PEF	RIOD F	OR RESP	ONSE:	[check on	ly a) or b)]			1555				
	a) 💢					he mailing date	of the final re	jection.	Tirzico de la companya del companya della companya				
	b) [	is la	res either t ter. In no e tion.	hree mo event, ho	nths from the owever, will t	e mailing date o the statutory pe	f the final reje riod for the re	ction, or on th sponse expire	ne mailing date later than six	e of this Ac months fr	dvisory Ad om the da	ction, whicheve ate of the final	r
	date o	n whic	h the respondence	onse, the	e petition, and sion and	iling a petition of the fee have l corresponding a shortened state	peen filed is the	e date of the	response and	also the d	ate for the	priate fee. The purposes of 7 will be	
X	Appe perio	llant's d for r	Brief is o	due two set fort	months from the months from the months in th	om the date o	of the Notice iter). See 3	of Appeal 7 CFR 1.19	filed on 1(d) and 37	<i>Jan 16, 2</i> CFR 1.1	2001 92(a).	(or within an	у
						, filed on			een conside	red with	the follo	wing effect,	
X	The p	ropos	ed amend	dment(s	s):								
	□ v	vill be	entered L	pon fili	ng of a Not	ice of Appeal	and an App	eal Brief.					
	Χv	vill not	be enter	ed beca	ause:								
	X	they	raise ne	w issue	s that wou	ld require fur	ther conside	ration and/o	or search. (S	See note	below).		
		they	raise the	eissue	of new mat	tter. (See no	te below).						
	X		are not o		l to place th	ne application	in better fo	rm for appe	al by materi	ally reduc	cing or s	implifying the	
		they	present	additior	nal claims v	vithout cance	lling a corre	sponding nu	ımber of fina	ally reject	ed claim	s.	
	NC	TE:	<u>Combinii</u>	ng clain	<u>ns 17 and 2</u>	23 with 16 a	nd 22 respe	ctively raise	s new issue	s becaus	e claims	18-21, for	
			<u>instance,</u>	, were	<u>dependent</u>	from claim 1	6 and not cla	<u>aim 17 (i.e.,</u>	now, a reje	ection of	claim 18	, say, (see oi	ther)
					s 3 and 7	e the followin	•						
					ed claims _ ndment can	celling the no	n-allowable	claims.	woul	d be allov	wable if	submitted in a	a
X	for a <u>Bree</u>	llowar <u>d teac</u>	nce becau <u>hes awa</u> y	ise: y from	frontal crus		rs, and Hav	land in the				ation in condit	
			vit or exh ner in the			nsidered bec	ause it is no	t directed S	OLELY to is	sues whi	ch were	newly raised	by
X For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):									•				
	Clain	Claims allowed:											
	Clain	ns obj	ected to:	8, 15,	20, and 25								
	Clain	ns reje	cted: <u>1-7</u>	7, 9-14	, 16-19, 21	1-24, and 26							
	The	propos	sed drawi	ing corr	ection filed	on		_   has	☐ has not b	een appr	oved by	the Examine	r.
	Note	the a	ttached Ir	nformat	tion Disclos	ure Statemer	it(s), PTO-1	149, Paper	No(s)				
X	Othe						s of claim 17 as well as claim 16, whereas in the oclude the limitations of claim 17; this raises new			he w	Enc	Collrith ULBRETH Y	7
		issu	es requiri	ing furti	her conside	ration and/or	search).			P	ERIC C	ULBRETH 1/	18/01